## For the Northern District of California

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6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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10	HARVEY G. OTTOVICH REVOCABLE LIVING TRUST DATED MAY 12, 2006, HARVEY OTTOVICH No. C10-02842 WHA
11	AS TRUSTEE FOR THE HARVEY G. OTTOVICH REVOCABLE LIVING TRUST DATED MAY 12, 2006,
12	MARK OTTOVICH AS SUCCESSOR TRUSTEE FOR AND BENEFICIARY OF HARVEY G OTTOVICH  REMINDER NOTICE
13	REVOCABLE LIVING TRUST DATED MAY 12, 2006, OF UPCOMING TRIAL AND FINAL
14	Plaintiffs, PRETRIAL CONFERENCE
15	V.
16	WASHINGTON MUTUAL, INC., CHASE HOME FINANCE, LLC, AND JP MORGAN CHASE BANK,
17	NA, AN ACQUIRER OF CERTAIN ASSETS AND LIABILITIES OF WASHINGTON MUTUAL BANK
18	FROM FEDERAL DEPOSIT INSURANCE CORPORATION ACTING AS RECEIVER, DOES
19	ONE THROUGH 50, INCLUSIVE,
20	Defendants.
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22	This notice serves as a friendly reminder that this case remains set for a FINAL
23	PRETRIAL CONFERENCE on AUGUST 15, 2011, at 2:00 P.M., with a JURY TRIAL on
24	AUGUST 22, 2011. Please consult the existing case management order and review and follow
25	all standing guidelines and orders of the undersigned for civil cases on the Court's website at
26	http://www.cand.uscourts.gov. Continuances will rarely be granted.
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The final pretrial conference will be an important event, for it will be there that the shape of the upcoming trial will be determined, including in limine orders, time limits and exhibit mechanics. Lead trial counsel must attend.

To avoid any misunderstanding with respect to the final pretrial conference and trial, the Court wishes to emphasize that all filings and appearances must be made — on pain of dismissal, default or other sanction — unless and until a dismissal fully resolving the case is received. It will not be enough to inform the clerk that a settlement in principle has been reached or to lodge a partially executed settlement agreement or to lodge a fully executed agreement (or dismissal) that resolves less than the entire case. Where, however, a fully-executed and unconditional settlement agreement clearly and fully disposing of the entire case is lodged reasonably in advance of the pretrial conference or trial and only a ministerial act remains, the Court will arrange a telephone conference to work out an alternate procedure pending a formal dismissal.

Please state whether the Court can be of further ADR assistance (but avoid stating offers, counteroffers or dollar amounts).

In this case, the Court wishes to consider the following additional trial procedures and desires that counsel meet and confer and reach a stipulation concerning whether and how to use them:

- 1. Scheduling opposing experts so as to appear in successive order;
- 2. Giving preliminary instructions on the law;
- 3. Allowing limited pre-closing deliberations (as per, e.g., Rule 39 of the Arizona Rules of Civil Procedure); and
- 4. Allowing each side fifteen minutes of opening/argument time to be used during the evidence time (in addition to normal opening statement and closing argument).

## Case 3:10-cv-02842-WHA Document 76 Filed 06/29/11 Page 3 of 3

Please present the results of your stipulation (or not) in the joint pretrial conference submissions. Dated: June 29, 2011. UNITED STATES DISTRICT JUDGE